

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW MEXICO**

**C.H.,**

**Plaintiff,**

**v.**

**No. 2:21-cv-00574-KRS-SMV**

**PATRICK HOWARD  
AND LAS CRUCES PUBLIC SCHOOLS,**

**Defendants.**

**STIPULATED PROTECTIVE ORDER GOVERNING  
AUTHORIZATIONS FOR RELEASE OF INFORMATION  
AND FOR PRODUCTION OF PLAINTIFF'S PRIVATE INFORMATION**

THIS MATTER has come before the court upon the stipulation of the parties to provide for the Court's control over Defendants' use of various authorizations signed by Plaintiff C.H., and Defendants' use of private information obtained by using said various authorizations. The Parties stipulate and the Court hereby orders as follows:

1. This Order applies to each and every Defendant in this case and operates to protect Plaintiff C.H.
2. Plaintiff shall sign an authorization for Defendants' use in this case (hereinafter, "Authorization") to independently obtain copies of Plaintiffs mental health records, medical records and educational records (hereinafter "Protected Documents.")
3. Except by agreement of counsel, or by order of this Court, no Protected Documents shall be requested for dates prior to 2016.
4. So that Plaintiff has knowledge of what Protected Documents are being requested for Defendants' use and an opportunity to intervene and raise any necessary objection, **counsel for Defendants shall "cc:" Plaintiff's counsel with a true copy of each and every**

**request for Protected Documents, at the same time that request is sent, including a copy of the Authorization itself.**

5. At the requesting Defendants' expense, counsel for Defendants shall provide Plaintiff's counsel with a true copy of all Protected Documents received through the use of any Authorization within ten (10) business days of receipt of those documents.

6. The requesting Defendant stipulates that any Protected Documents the requesting Defendant obtains from any records custodian in accordance with this Order are "authentic" for purposes of Rule 11-1003 F.R.E.

7. Defendants and counsel for Defendants shall not use any Authorization for the purpose of engaging in any *ex-parte* communications with any medical provider or school administrator or educator or their staff, other than communications solely pertaining to a request for Protected Documents.

8. Defendants and counsel for Defendants shall be responsible for the reasonable use of the Authorization as follows:

a) The Authorization shall only be used for investigation by Defendants into matters relevant to this case.

b) Neither the Authorization nor any document obtained through the use of any Authorization shall be distributed or published in any forum or medium, except for the limited purpose of a mediation /settlement conference, deposition, or trial in this case.

c) Except as provided herein, Defendants and counsel for Defendants shall strictly maintain the confidentiality of the Protected Documents, including all information contained therein, and shall not disclose any Protected Documents or information contained therein to any person or entity that is not a party to this case.

9. Counsel for Defendants are permitted to disclose Protected Documents to Defendants' insurer(s) providing coverage for Plaintiff's claim, provided that Defendants' insurer(s) agrees to strictly adhere to all protections stated in this Order:

a) By sending Protected Documents or information contained therein to its insurer, Defendants and counsel for Defendants warrant they have provided a copy of this Order to the insurer(s), and the insurer(s) has agreed to be bound by the terms of this Order.

b) From the point of entry of this Order forward, the insurer(s) shall not disclose, disseminate, or "upload" any information concerning Plaintiff to any third-party database, such as the ISO database of claims or the MIB database.

c) By receiving Protected Documents or information contained therein, Defendants' insurer(s) agrees to be bound to this Order and subject to the jurisdiction of this Court for the purpose of enforcing this Order.

10. At the close of litigation, all hard copies of records shall be returned to Plaintiff's counsel; all electronic records shall be destroyed, with written confirmation from Defendants' counsel of compliance with this requirement.

11. This Court shall have continuing jurisdiction over the subject matter of this Order and over all parties covered by this Order, including Defendants' insurer(s) pursuant to Paragraphs 8 and 9 herein.

Dated: November 12, 2021



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Honorable Judge STEPHAN M. VIDMAR  
United States Magistrate Judge

Submitted by:

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*Electronically Approved on 10-28-2021*

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